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§19-328.

- (a) (1) If the Secretary determines that a life-threatening, health or fire safety deficiency exists in a related institution, the Secretary immediately may restrict new admissions to the related institution for not more than a 30-day period.
- (2) Within 7 days after a request by an aggrieved party, a hearing shall be held to determine the appropriateness of the admissions restriction.
- (3) Within 21 days after admissions are restricted, the related institution shall take steps to correct the deficiency.
- (b) (1) Unless the Secretary lifts the admissions restriction, within 30 days after admissions are restricted, a hearing shall be held to determine whether the related institution has taken enough steps to correct the deficiency.
- (2) If the Secretary finds that the deficiency still exists, the Secretary may:
- (i) Continue to restrict admissions for not more than 3 consecutive 30-day periods; or
- (ii) Revoke the license of the related institution and move its residents to an appropriate, licensed facility.
- (3) An aggrieved party is entitled to a hearing on each continuation of the admissions restriction. Within 7 days after a request by an aggrieved party, a hearing shall be held to determine the appropriateness of the admissions restriction.

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